

apparatus other than stoves, within the time required by law, prescribe what number of cars of such railroad company shall be equipped with improved heating apparatus by such company in each year.

1894, ch. 246. 1896, ch. 99.

150 c. The provisions and requirements of section 150 of this Article shall not apply to passenger cars while the same are in use as a freight or mixed train; provided that no such mixed trains shall include more than two passenger coaches; that is to say, where passenger cars are attached to freight cars, and together make up a train.

Larceny—Corn and Willows, Melons, Fruits, Vegetables.

1892, ch. 678.

160. The taking and carrying away by any person of corn from the stalk of the quantity of a peck or more, or the taking and carrying away willows from the stump of the weight of five pounds or more, or the taking and carrying away of melons from the vine, fruits from the trees or roots and vegetables from the soil, with a malicious intent to convert the same to his own use shall be deemed a misdemeanor, and any person guilty of the same shall upon conviction be fined not more than fifty dollars, or be sentenced to imprisonment in the house of correction for not more than twelve months, or both fined and imprisoned in the discretion of the court.

Larceny—Goods, Wares and Merchandise Entrusted to be Manufactured.

1894, ch. 598.

162. Any person who shall be entrusted with any goods, wares, materials or merchandise, or who shall receive or obtain such goods, materials or other property from the owner thereof, for the purpose of manufacturing, working up or converting the same into garments, wearing apparel or other articles of merchandise, or of altering the same or completing the manufacture thereof, after the same may have been returned to the said owner in an unsatisfactory condition, and shall after receiving the same, fraudulently sell, pawn, pledge or in any other manner dispose of said goods or the product thereof, or convert the same to his own